E-FILED: September 16, 2009

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UNITED STATES BANKRUPTCY COURT

DISTRICT OF NEVADA

In Re:) Case No. BKS-09-21022-LBR) Chapter 13)
Thomas Witherby and Nida Witherby,	Hearing Date: September 30, 2009 Hearing Time: 10:00 AM
Debtors(s).)) _)

DEBTORS' OPPOSITION TO MOTION FOR RELIEF FROM AUTOMATIC STAY AND/OR REQUEST FOR RENOTICING UNDER NRS 107.080 (AS REQUIRED UNDER NEVADA ASSEMBLY BILL 149 EFFECTIVE JULY 1, 2009)

COME NOW, Thomas Witherby and Nida Witherby, by and through attorney, David Krieger, Esq., of the LAW OFFICES OF HAINES & KRIEGER, LLC, and in response to HSBC BANK USA, NATIONAL ASSOCIATION AS TRUSTEE FOR WELLS FARGO ASSET SECURITIES CORPORATION, MARTGAGE PASS-THROUGH CERTIFICATES SERIES 2006-8's ("Creditor") Motion For Relief From Automatic Stay states as follows:

1. On June 24, 2009, Debtors filed the current Chapter 13 Petition in Bankruptcy with the Court.

- 2. On or about September 02, 2009, Creditor filed a Motion for Relief from the Automatic Stay.
- 3. Debtors' Plan disclosed that the Debtors are presently negotiating a loan modification with this Creditor (see *Debtors' Chapter 13 Plan*, attached hereto as Exhibit "1").
- 4. Debtors' Chapter 13 Plan sets aside "adequate protection" payments pursuant to 11 U.S.C. Section 361 and 11 U.S.C. Section 362 to protect this creditor's interests while the Debtors negotiate a loan modification with this Creditor-Lender.
- 5. Further, the underlying property is integral to the Debtors' Chapter 13 Plan and is necessary to effect a reorganization.
- 6. Accordingly, no cause exists under 11 U.S.C. Section 362(d) to lift the automatic stay.
- 7. Alternatively, the Court should either dismiss Creditor's motion or continue the instant motion for a sufficient time to allow Debtors and creditor to complete the loan modification process.
- 8. In the event this Court is inclined to grant secured creditor's request for relief from the automatic stay, the Debtors request that Your Honor require Secured Creditor to renotice any pending foreclosure action under NRS 107.080 (as revised by Nevada Assembly Bill 149, effective July 1, 2009) by this Creditor to the extent applicable.
- 9. Pursuant to NRS 107.082 if a foreclosure "sale has been postponed by oral proclamation three times, any new sale information must be provided by notice as provided in NRS 107.080." NRS 107.080 (as revised by Nevada Assembly Bill 149

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effective July 1, 2009) requires Secured Creditor to provide Debtors a notice of election

to enter into court mandated mediation.

WHEREFORE, Debtors request:

1. HSBC BANK USA, NATIONAL ASSOCIATION AS TRUSTEE FOR

WELLS FARGO ASSET SECURITIES CORPORATION, MARTGAGE

PASS-THROUGH CERTIFICATES SERIES 2006-8's Motion be denied or,

in the alternative, that Creditor's motion be continued for a sufficient amount

of time to permit Debtors and Creditor to enter into a loan modification

agreement; and/or

2. In the event Your Honor grants relief from stay, that Secured Creditor be

required to renotice its foreclosure proceeding pursuant to Revised NRS

107.080 (as effective through Nevada AB 149, July 1, 2009), thus providing

the Debtors an opportunity to elect court mandated mediation in State Court.

3. Such other relief as the Court finds appropriate.

Dated: September 16, 2009

/s/ David Krieger, Esq.
Attorney for Debtors(s)

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CERTIFICATE OF MAILING RE: DEBTORS' OPPOSITION TO MOTION FOR RELIEF FROM AUTOMATIC STAY

I hereby certify that on September 16, 2009, I mailed a true and correct copy, first class mail, postage prepaid, of the above listed document to the following:

/s/David Krieger, Esq. Attorney for Debtors

Gregory Wilde 208 S. Jones Blvd Las Vegas, NV 89107